

## Federal Communications Commission Washington, D.C. 20554

September 24, 2002

1800E3-JLB

Lenfest Broadcasting, LLC c/o John M. Burgett, Esq. Wiley Rein & Fielding, LLP 1776 K Street, N.W. Washington, D.C. 20006

Re: WWAC-TV, Atlantic City, New Jersey

Facility ID No. 9739

## Dear Licensee:

On July 11, 2002, Lenfest Broadcasting, LLC, the licensee of analog television station WWAC-TV, NTSC Channel 53, and permittee of digital television station WWAC-DT, DTV Channel 44, Atlantic City, New Jersey, filed a letter requesting Commission authority to: (i) cease analog broadcasting on NTSC Channel 53 and surrender its license for the channel prior to the end of the DTV transition period; and (ii) thereafter operate WWAC-DT as a single channel, digital-only television station on DTV Channel 44. Lenfest's proposal appeared on public notice on September 12, 2002.

In its *Report and Order* in GN Docket No. 01-74, the Commission adopted the reallocation of the 598-746 MHz Spectrum Band (television channels 52-59) from use by television broadcasters to new use on a flexible basis.<sup>1</sup> The Commission also stated that it would consider requests by incumbent broadcasters on channels 52-59 to voluntarily vacate their NTSC channels prior to the end of the DTV transition on a case-by-case basis, considering all relevant public interest factors.<sup>2</sup>

In support of its request to voluntarily vacate NTSC Channel 53, Lenfest asserts that the early return of the channel will result in substantial public benefits, such as speeding the provision of new or expanded wireless services in the area. In addition, the operation of WWAC-DT as a digital-only station would substantially extend the station's coverage and increases its mandatory cable carriage rights on cable systems in the Philadelphia DMA, from approximately 575,000 cable households to over 1,800,000 cable households.<sup>3</sup> Lenfest acknowledges that the early return of its NTSC channel will result in loss of an over-the-air analog service, but contends that the impact on the public will be imperceptible, since WWAC-TV is not a network affiliate, and there are only 2,677 television households (or 2.9% of the total

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<sup>&</sup>lt;sup>1</sup> Reallocation and Service Rules for the 698-746 MHz Spectrum Band (Television Channels 52-59), 17 FCC Rcd 1022 (2002).

<sup>&</sup>lt;sup>2</sup> *Id.* at 1096. The Commission identified a number of relevant factors, including whether grant of the request would make new or expanded wireless services available to consumers or deploy wireless service to underserved areas, or whether grant would result in the loss of any of the four stations in the DMA with the largest audience share, the loss of sole service licensed to the local community, or the loss of a community's sole noncommercial educational television service. The Commission will also consider whether a grant would have a negative effect on the pace of DTV transition in that market. *Id.* at n.549.

<sup>&</sup>lt;sup>3</sup> Lenfest states that although the vast majority of these households do not have DTV receivers or converters, they will be able to view WWAC-DT's programming because Lenfest intends to demand that cable operators carry WWAC-DT's signal in analog form, at least during the early stages of the DTV transition. Lenfest also pledges to supply cable systems with the conversion equipment necessary to translate the station's signal from digital to analog.

number of television households) within its Grade B contour which receive analog television service over-the-air (*i.e.*, not via cable or direct broadcast satellite services). Moreover, according to *Television and Cable Factbook 2001*, none of these non-cable television households report viewing WWAC-TV on NTSC Channel 53.

Based upon the foregoing, we believe the public interest would be served by permitting Lenfest to surrender its license for NTSC Channel 53 and commence digital operations on DTV Channel 44. Accordingly, Lenfest's request IS GRANTED. Moreover, prior to discontinuing analog service and surrendering its NTSC license, we expect Lenfest to supply all cable systems carrying its digital signal with the conversion equipment necessary to translate WWAC-DT's signal to an analog signal.

Sincerely,

Barbara A. Kreisman Chief, Video Division Media Bureau